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09/520,206	03/07/2000	Larry S. Yaeger	112007-0022	9553
24267	7590 02/06/2004		EXAMINER	
CESARI AND MCKENNA, LLP 88 BLACK FALCON AVENUE			LE, BRIAN Q	
BOSTON, M.			ART UNIT PAPER NUMBER	
			2623	$\overline{\chi}$
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Please find below and/or attached an Office communication concerning this application or proceeding.

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_	Application No.	Applicant(s)				
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Office Action Summary	09/520,206	YAEGER ET AL.				
Office Action Summary	Examiner	Art Unit	V			
TI MILLIO DATE (4)	Brian Q Le	2623				
The MAILING DATE of this communicate Period for Reply	ion appears on the cover sheet w	ith the correspondence address				
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICA - Extensions of time may be available under the provisions of 3' after SIX (6) MONTHS from the mailing date of this communic - If the period for reply specified above is less than thirty (30) da - If NO period for reply is specified above, the maximum statuto - Failure to reply within the set or extended period for reply will, Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	TION. 7 CFR 1.136(a). In no event, however, may a leation. ays, a reply within the statutory minimum of thir ry period will apply and will expire SIX (6) MON by statute, cause the application to become Al	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this communic BANDONED (35 U.S.C. § 133).	ration.			
Status						
1) Responsive to communication(s) filed of	on .					
3) Since this application is in condition for	allowance except for formal mat	ters, prosecution as to the merit	ts is			
closed in accordance with the practice	under <i>Ex parte Quayl</i> e, 1935 C.[). 11, 453 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-36</u> is/are pending in the app	lication.					
4a) Of the above claim(s) is/are v	withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-36</u> is/are rejected.	_					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction	n and/or election requirement.					
Application Papers						
9)☐ The specification is objected to by the E	xaminer.					
10)⊠ The drawing(s) filed on <u>07 March 2000</u>	The drawing(s) filed on <u>07 March 2000</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Applicant may not request that any objectio						
Replacement drawing sheet(s) including the	e correction is required if the drawing	g(s) is objected to. See 37 CFR 1.12	21(d).			
11)☐ The oath or declaration is objected to by	y the Examiner. Note the attache	d Office Action or form PTO-152	2.			
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for a) All b) Some * c) None of: 1. Certified copies of the priority do 2. Certified copies of the priority do 3. Copies of the certified copies of the application from the International * See the attached detailed Office action for	cuments have been received. cuments have been received in A the priority documents have beer I Bureau (PCT Rule 17.2(a)).	Application No n received in this National Stage	;			
Attachment(s)	Λ □ 1-4 1	Summan/(DTO 442)				
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO- 		Summary (PTO-413) (s)/Mail Date				
3) Information Disclosure Statement(s) (PTO-1449 or PTo Paper No(s)/Mail Date 6.		Informal Patent Application (PTO-152)				

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Response to Amendment and Arguments

- 1. Applicant's amendment filed October 09, 2003, has been entered and made of record.
- 2. Applicant's arguments with regard to claims 1-36 have been fully considered, but are not considered persuasive because of the following reasons:

The Applicant argues (page 2) that Altman fails to provide any disclosure for trying to organize ink strokes in terms of ink phrase especially the teaching of ink phrase. The Examiner disagrees. According to the Applicant's definition, 'ink stroke' defined as the ink data collected until the pen is lifted from the table (page 2, 1st paragraph). 'Ink phrase' is the gathering ink strokes (page 4, 1st paragraph). 'Ink Manager' acquires ink strokes and organizes into ink phrase (page 4, 1st paragraph). Altman clearly teaches an operating system/software/ink manager (PenPoint Operating System) (FIG. 1, element 24) which gathers/organizes ink strokes (FIG. 3, element 61) into ink phrase (lines/words/paragraphs) (FIG. 3, elements 62-64). Applicant is urged to consider the reference as a whole. When considering the cited portions within context the whole patent, it is clear that Altman teaches the claimed limitations. In addition whether term "ink phrase" mentioned by Altman, by the definition of the Applicant, Altman clearly teaches this concept in the reference.

Thus, the rejections of all of the claims are maintained.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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4. Claims 1, and 16-17 are rejected under 35 U.S.C. 102(b) as being anticipated by Altman U.S. Patent No. 5,517,578.

Referring to claim 1, Altman teaches a system for managing ink information in a computer system (Abstract) having a pen-based input tablet (FIG. 1, element 16), the system comprising:

A pen driver (program routine) (column 3, lines 60-67) coupled to the pen-based input/display table and configured to collect and organize the ink information entered at the pen-based input tablet info ink strokes (column 4, lines 1-10);

An ink memory area organized into one or more ink phrase data structures (memory blocks to store ink strokes) (column 4, lines 14-19); and

An ink manager (PenPoint OS) (FIG. 1, element 24) coupled to the pen driver for receiving the ink strokes (column 4, lines 1-11), the ink manager having an ink phrase termination engine configured to examine the ink information collected by the pen driver and, upon detecting the occurrence of an ink phrase termination event (ending indication) (column 8, lines 55-67), to identify a respective end of an ink phrase to the ink manager (column 16, lines 5-12),

Whereby the ink manager stores the ink strokes (FIG. 4, element 71) received prior to the ink phrase termination event (Altman stores new stroke into a buffer before determine the bounds/the ending of the stroke in the store ink phrase data structure) (FIG. 4, element 72) in a selected ink phrase data structure (column 4, lines 14-19).

Regarding claim 16, Altman teaches a method for managing ink information (Abstract) in a computer system having a pen-based input tablet (FIG. 1, element 16) that may include an

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integrated display (FIG. 1, element 14) for generating ink information as a pen is moved across the tablet, the method comprising the steps of:

Receiving the ink information generated by the input tablet (FIG. 1, element 16);

Identifying the pen is lifted from the tablet so as to organize the ink information into corresponding ink strokes (column 6, lines 45-52); and

Organizing the ink strokes into one or more ink phrases (column 6, lines 53-63) as defined by one or more ink phrase termination (ending points) events (column 16, line 5).

Referring to claim 17, Altman teaches the step of organizing comprises the steps of:

Examining the ink information to determine whether an ink phrase termination (leave the proximity) even has occurred (column 6, lines 45-52); and

In response to the occurrence of an ink phrase termination even, segregating the ink strokes received (gathering ink strokes) (FIG. 4A, element 71) prior to the termination event (bounds determination or ending points) in a designated ink phrase data structure.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 2-15, and 18-36 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Altman U.S. Patent No. 5,517,578 and Beernink U.S. Patent No. 5,682,439 as applied to claim 1 above.

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Regarding claim 2, Altman teaches the system wherein the ink information entered at the pen-based input table is associated with a client application (Pen Point Operating System) (column 4, lines 9-10), and

The ink manager, in response to the occurrence of an ink phrase termination event, is configured to pass the recognized ink strokes of the respective ink phrase to the client application (column 4, lines 1-15). However, Altman does not teach the ink manager that configured to pass the un-recognized ink strokes of the respective ink phrase to the client application. Beernink teaches the concept wherein the manager (Palm System) (column 4, lines 61-65) configured to pass the un-recognized ink strokes of the respective ink phrase to the client application (Graphical User Interface software or tablet display) (column 5, lines 66-67) (FIG. 5). Modifying Altman's method of managing ink information according to Beernink would able to predict and able to correct the un-recognize ink stroke for the pen-ware system. This would improve processing and therefore, it would have been obvious to one of the ordinary skill in the art to modify Altman according to Beernink.

For claim 3, Beernink further teaches the system wherein the ink manager, in response to receiving from the client application a reference context affiliated with the un-recognized ink strokes of the ink phrase, associates the reference context with the ink strokes (FIGs. 5-7).

Referring to claim 4, Beernink also teaches the system wherein the ink manager associates the reference context with the ink-recognized ink strokes by appending the reference context with the selected ink phrase data structure (FIG. 9, element 262).

For claim 5, Altman continue to teaches the system wherein the ink phrase termination engine is configured to initiate a time-out of each ink stroke (time duration for each ink stroke)

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(column 7, lines 40-43) and further wherein the termination engine identifies the occurrence of an ink phrase termination engine identifies the occurrence of an ink phrase termination event (as disclosed in claim 1) when the time-out expires before the next sequential ink stroke is detected.

And claim 6, Altman also teaches the system wherein the time-out has a value that is settable (predetermined amount of time) by a user of the computer system (column 5, line 17).

Regarding claim 7, Altman teaches the system wherein the pen-based input table has a surface and the ink information generated by the tablet includes out-of-proximity (proximity) data corresponding to the pen being lifted above the surface of the tablet, and further wherein the termination engine detects the occurrence of an ink phrase termination even (disclosed in claim 1) upon detecting out-of-proximity data from the tablet (column 6, lines 41-52).

Regarding claim 8, Beernink continue to teaching of the system comprising:

One or more handwriting recognition engines (column 10, lines 8-16) for generating hypotheses (guesses) based on the ink information entered at the pen-based table; and

A handwriting recognition manager coupled to both the ink manager and the one or more handwriting recognition engines, the handwriting recognition manager configured and arranged to coordinate operation of one or more handwriting recognition engines (basically is a broad description of the architecture of the described system) (FIG. 1), wherein

The ink strokes received at the ink manager are passed to the handwriting recognition manager (column 10, lines 10-13), and

The ink manager notifies the handwriting recognition manager of the occurrence of each ink phrase termination event and, in response, the handwriting recognition manager directs a selected handwriting recognition engine to generate one ore more hypotheses for the ink strokes

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corresponding the respective ink phrase (column 10, lines 8-16 and 23-30). Modifying Altman's method of managing ink information according to Beernink would provide numerous guesses for the user to select the correct writing stroke from the un-recognize ink stroke for the pen-ware system. This would improve processing and therefore, it would have been obvious to one of the ordinary skill in the art to modify Altman according to Beernink.

Regarding claim 9, Altman further teaches the system wherein the handwriting recognition manager in cooperation with the selected handwriting recognition engine employs a word segmentation model to the ink strokes as they are received by the ink manager and, in response to determining that a given ink stroke represents a new word column 2, line 52), is permitted to issue an ink phrase termination signal to the ink manager (column 4, line 53 and column 6, line 31-32).

Referring to claim 10, Altman also teaches the system wherein

The client application is configured to define at least one data entry field for display on the table and to establish corresponding boundary (bounding box) coordinates (column 3, lines 22-24 and 39-41) for the at least one data entry field, and

The termination engine identifies the occurrence of an ink phrase termination event when an ink stroke or portion thereof is outside of the boundary coordinates for the at lease one data entry field (column 7, lines 25-30 and column 8, lines 28-36).

Regarding claim 11, Beernink further teaches the system wherein the one or more hypotheses are provided to the client application (column 9, lines 25-50). Modifying Altman's method of managing ink information according to Beernink would allow the user to use the client application to process and correct the un-recognize ink stroke for the pen-ware system.

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This would improve processing and therefore, it would have been obvious to one of the ordinary skill in the art to modify Altman according to Beernink.

For claim 12, Beernink further discloses the system wherein the ink manager in response to receive from the client application a reference context (column 5, lines 55-60) affiliated with the un-recognized ink strokes of the ink phrase, associates the reference context with the ink strokes (FIG. 5 and FIG. 6), and

In response to a request by the client application, returns the affiliated reference context to the client application together with the one or more hypotheses (FIGs. 5-6).

Referring to claim 13, Beernink teaches the system in response to receiving an indication that the client application has consumed the un-recognized ink strokes, the ink manager directs the handwriting recognition manager not to generate (Beernink teaches the popup corrector can be select so show the list of hypotheses. Therefore if the popup correct is not selected, then there is no generation of hypotheses) one or more hypotheses for the ink strokes (column 10, lines 17-19).

Regarding claim 14, Beernink teaches the system wherein in response to receiving the un-recognized ink strokes, the client application establishes a corresponding recognition context for the ink strokes, and the handwriting recognition manager receives the recognition context and directs the selected handwriting recognition engine to utilize the recognition context in generating the one or more hypotheses (FIGs. 5-6).

For claim 15, Beernink teaches the system wherein the one or more hypotheses generated by the selected handwriting recognition engine utilizing the recognition context from the client application are provided to the client applicant (column 5, lines 55-60 and FIGs. 5-6).

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For claims 18-20, please refer back to claims 2-3 respectively for the explanation.

Referring to claim 21, please refer to claims 8 and 14 for the explanation.

For claim 22, please refer back to claim 7 for further explanation.

Regarding claim 23, please refer back to claims 16 and 10 respectively for the explanation. In addition, Altman teaches the comparing the ink information from the input tablet with the bounding coordinates of the one or more data entry fields (column 11, lines 22-28).

For claims 24-26, please refer back to claims 9, 5, and 7 respectively for the explanation.

For claim 27, please refer back to claims 16 and 17 for the explanation. Also, Altman teaches a computer readable medium (FIG. 1, element 30) containing executable program instructions (column 3, lines 60-64) to perform the claimed limitation.

Referring to claim 28, please refer back to claim 18.

For claim 29, Beernink also teaches a method in response to receiving an indication that the client application has consumed the un-recognized ink strokes (column 10, lines 10-15), blocking recognition of the ink strokes (column 13, lines 1-5).

For claims 30-32, please refer back to claims 19-21 respectively for the explanations.

For claim 33, please refer back to claims 19 and 21 for the explanation.

For claim 34, please refer back to claims 27 and 21 respectively to for the explanation.

For claims 35-36, please refer back to claims 25 and 26 respectively for the explanation.

Conclusion

7. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Contact Information

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian Q Le whose telephone number is 703-305-5083. The examiner can normally be reached on 8:30 A.M - 5:30 P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Amelia Au can be reached on 703-308-6604. The fax phone numbers for the organization where this application or proceeding is assigned are 703-308-5397 for regular communications and 703-308-5397 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

BL February 2, 2004

> SAMIR AHMED SAMIRY EXAMINER